Executors of deceas'd Sheriffs to complete the Col. lection.

And be it further Enacted, by the Authority aforesaid, That if any of the aforesaid Sheriss, or Persons, should be now dead, or hereaster should die besore the aforesaid Twentieth Day of December, That then and in every such Case, the Executors or Administrators of such deceased Sheriff, or Person, shall, and are hereby required and impowered to complete the Collection and Payment aforesaid, so far forth as the same had been lest undone by such deceased Sheriff, or Person, in the same Manner as such deceased Person, or Sheriff, might, or could have done in his Life-time: And if it shall happen, that no Person shall take upon him or herself the Administration of such deceased Person's, or Sheriff's personal Estate; the Securities, or one of them, named in the Bond of fuch deceased Sheriff, given for the due Execution of his Office, for the Year in which the aforesaid Collection, by the before-recited Act, was to have been made, shall, and are hereby required and impowered to Make, Complete, and Finish the Collection and Payment aforesaid, in Manner aforesaid,

And be it further Enacted, by the Advice, Consent, and Authority aforesaid, That the several Bonds given by the Sheriffs of this Province, for the due Execution of their Offices, for the Year wherein the Collection and Payment of the Money aforesaid, by Virtue of the before herein recited Act, was to have been made and finished, and the Securities in the same Bonds named and mentioned, their Heirs, Executors, and Administrators, are, and shall be liable and bound for the due Execution of this Act, and of all Things herein required to be done and performed, as fully and amply, to all Intents and Purposes, as they are, were, or ought to have been, for the Execution of the aforesaid recited Act, or as if the aforesaid Disapprobation had never happened or been; any Law, Usage, or Custom, to the contrary notwithstanding.

Sheriffs to receive all fuch as are delivered into their Cuffody tor Non-Payment.

Securities of

Sheriffsto see

this A& duly executed.

> And be it further Enacted, by the Authority, Advice, and Consent aforesaid, That if any Person or Persons, directed and impowered by Virtue of this Act, to Collect, Levy, and Pay the Money aforefaid, and not being the Sheriff of the County, shall take the Body of any other Person in Execution, for the Payment and Satisfaction of such Part of the said Money, as shall be by him or her due and payable; that then such Person or Persons, so taking the Body of such other Person, shall immediately carry such other Person to the Sheriff of the County for the Time being, which Sheriff is hereby required and obliged to receive such Person into his Goal, and him or her there safely to keep, until the Sum or Sums of Money, for which he or she had been so taken, shall be paid and satisfied. And be it further Enasted, That the Sheriffs of each County shall, and are hereby obliged on the next Sunday after they shall receive an Authentic Copy of this Act, to publish the same by reading it at each Church-Door, in their respective Counties, immediately after Divine Service, and before the Congregation be separated; and that the Body, Goods or Chattels, Lands or Tenements, of any Person whatsoever, shall not be liable to Execution for any Part of the Money aforesaid, before the Expiration of Twenty Days after such Publication.

Execution is not to commence 'till 20 Days after **Publication** of this A&.

An A&